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OLF3 (Official Local Form 3) Effective December 1, 2017

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

	DISTRICT OF MAS	SACHUSE I IS		
In re:	Richard B. Dickman Debtor(s)		Case No.: 19-41091 Chapter 13	
	CHAPTER 1	3 PLAN		
	ne. This plan is: Original Amended (Identify First, Second, Third, etc.) Postconfirmation (Date Order Confirming Plan Was Entered: is plan was filed: August 2, 2019)	
PART	1: NOTICES			
provision States Co ("MLBR TO CRI Your rig attorney, of this P which th the Cour "Trustee have rec bar date TO DEI You (or P., and M date of th Plan inc check a	uld review carefully the provisions of this Plan as your rights may be as may be binding upon you. The provisions of this Plan are governed (the "Bankruptcy Code"), the Federal Rules of Bankruptcy Proce ("), and, in particular, the Chapter 13 rules set forth in Appendix 1 of EDITORS: hts may be affected by this Plan. Your claim may be reduced, modified in the filter of the following provisions. If you do not have an attorney, you may wish to consult with one. It lan, you or your attorney must file with the Court an objection to come first Meeting of Creditors pursuant to 11 U.S.C. § 341 is held or (ii) to orders otherwise. A copy of your objection must be served on the English of the filter of the following provisions. If you check the proper of this Plan.	d by statutes and rules of edure ("Fed. R. Bankr. P. MLBR, all of which you ded, or eliminated. Read of you oppose this Plan's the firmation on or before the property of the Bankruptcy Court where a Proof of Claim. The manner required the payments not later the You must check a box of the control of the control of the control of the payments of th	f procedure, including ."), the Massachusetts a should consult. this Plan carefully and treatment of your claim he later of (i) thirty (30 ervice of an amended of the Debtor(s), and the it overrules an objection ich sets forth certain de l under the Bankruptcy an the earlier of (i) thir on each line below to s " if you check both b	Title 11 of the United Local Bankruptcy Rules discuss it with your or any other provision days after the date on modified Plan, unless Chapter 13 Trustee (the onto confirmation. You eadlines, including the Code, the Fed. R. Bankruty (30) days after the state whether or not this oxes, or if you do not
	FOR EACH LINE BELOW, DO NOT CHECK BOTH 1	BOXES; DO NOT LEA	VE BOTH BOXES I	BLANK.
1.1	A limit on the amount of a secured claim, set out in Part 3.B.1, partial payment or no payment at all to the secured creditor.	which may result in a	Included	✓ Not Included
1.2	Avoidance of a judicial lien or nonpossessory, nonpurchase-mo set out in Part 3.B(3).	ney security interest,	Included	✓ Not Included
1.3	Nonstandard provisions, set out in Part 8.		Included	✓ Not Included
PART	2: PLAN LENGTH A	AND PAYMENTS		
Α.	LENGTH OF PLAN:			
	36 Months. 11 U.S.C. § 1325(b)(4)(A)(i); 60 Months. 11 U.S.C. § 1325(b)(4)(A)(ii);			
✓	60 Months. 11 U.S.C. § 1322(d)(2). The Debtor(s) states the follows:	owing cause: Due to Feas	sibility.	
В.	PROPOSED MONTHLY PAYMENTS:			
Month	y Payment Amount N	Tumber of Months		

60

\$432.00

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C.	ADDITIONAL PAYMENTS:

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(ne	$c\kappa$	on	e.

None. If "None" is checked, the rest of Part 2.C need not be completed and may be deleted from this Plan.

The total amount of Payments to the Trustee [B+C]:

\$25,920.00

This amount must be sufficient to pay the total cost of this Plan in Exhibit 1, Line h.

PART	3: SECURED CLAIMS
	None. If "None" is checked, the rest of Part 3 need not be completed and may be deleted from this Plan.
Α.	CURE OF DEFAULT AND MAINTENANCE OF PAYMENTS:
Check on	e.
✓	None. If "None" is checked, the rest of Part 3.A need not be completed and may be deleted from this Plan. Any Secured Claim(s) in default shall be cured and payments maintained as set forth in (1) and/or (2) below. Complete (1) and/or (2).
	(1) PREPETITION ARREARS TO BE PAID THROUGH THIS PLAN

Prepetition arrearage amounts are to be paid through this Plan and disbursed by the Trustee. Unless the Court orders otherwise, the amount(s) of prepetition arrears listed in an allowed Proof of Claim controls over any contrary amount(s) listed below. Unless the Court orders otherwise, if relief from the automatic stay is granted as to any collateral listed in this paragraph, all payments paid through this Plan as to that collateral will cease upon entry of the order granting relief from stay.

(a) Secured Claim(s) (Principal Residence)

Address of the Principal Residence: 94 Crawford Road Oakham, MA 01068

The Debtor(s) estimates that the fair market value of the Principal Residence is: \$ 303,000.00

Name of Creditor	Т	Гуре of Claim	Amount of Ar	nount of Arrears	
	(4	(e.g., mortgage, lien)			
Rushmore Loan Mgmt Srvc	Mortgage	94 Crawford Road Oakham, Worcester County	MA 01068	\$21,211.00	

Total of prepetition arrears on Secured Claim(s) (Principal Residence): \$21,211.00

(b) Secured Claim(s) (Other)

Name of Creditor	Type of Claim	Description of Collateral (or address of real property)	Amount of Arrears

Total of prepetition arrears on Secured Claim(s) (Other): \$0.00Total prepetition arrears to be paid through this Plan [(a) + (b)]: \$21,211.00

(2) MAINTENANCE OF CONTRACTUAL INSTALLMENT PAYMENTS (TO BE PAID DIRECTLY TO CREDITORS):

Contractual installment payments are to be paid <u>directly</u> by the Debtor(s) to creditor(s). The Debtor(s) will maintain the contractual installment payments as they arise postpetition on the secured claims listed below with any changes required by the applicable contract and noticed in conformity with any applicable rules.

Name of Creditor	Type of Claim	Description of Collateral
Rushmore Loan Mgmt Srvc	Mortgage	94 Crawford Road Oakham, MA 01068 Worcester County

B. MODIFICATION OF SECURED CLAIMS:

Check one.

Case 19-41091 Doc 16 Filed 08/02/19 Entered 08/02/19 09:34:19 Desc Main Page 3 of 9 Document 1 None. If "None" is checked, the rest of Part 3.B need not be completed and may be deleted from this Plan. C. SURRENDER OF COLLATERAL: Check one. **V** None. If "None" is checked, the rest of Part 3.C need not be completed and may be deleted from this Plan. PART 4: PRIORITY CLAIMS Check one None. If "None" is checked, the rest of Part 4 need not be completed and may be deleted from this Plan. The following priority claim(s) will be paid in full without postpetition interest. Unless the Court orders otherwise, the amount of **V** the priority portion of a filed and allowed Proof of Claim controls over any contrary amount listed below. A. DOMESTIC SUPPORT OBLIGATIONS: Name of Creditor **Description of Claim Amount of Claim** -NONE-**OTHER PRIORITY CLAIMS (Except Administrative Expenses):** Name of Creditor **Description of Claim** Amount of Claim -NONE-Total of Priority Claim(s) (except Administrative Expenses) to be paid through this Plan: \$0.00 C. ADMINISTRATIVE EXPENSES: (1) ATTORNEY'S FEES: Name of Attorney Attorney's Fees Richard D. Smeloff 567869 \$1.990.00 If the attorney's fees exceed the amount set forth in MLBR, Appendix 1, Rule 13-7, the Trustee may not pay any amount exceeding that sum until such time as the Court approves a fee application. If no fee application is approved, any plan payments allocated to attorney's fees in excess of MLBR Appendix 1, Rule 13-7 will be disbursed to other creditors up to a 100% dividend. (2) OTHER (Describe): -NONE-Total Administrative Expenses (excluding the Trustee's Commission) to be paid through this Plan [(1) + (2)]: \$1,990.00 (3) TRUSTEE'S COMMISSION: The Debtor shall pay the Trustee's commission as calculated in Exhibit 1. The Chapter 13 Trustee's fee is determined by the United States Attorney General. The calculation of the Plan payment set forth in Exhibit 1, Line (h) utilizes a 10% Trustee's commission. In the event the Trustee's commission is less than 10%, the additional funds collected by the Trustee, after payment of any allowed secured and priority claim(s), and administrative expense(s) as provided for in this Plan, shall be disbursed to nonpriority unsecured creditors up to 100% of the allowed claims. NON PRIORITY UNSECURED CLAIMS PART 5:

None. If "None" is checked, the rest of Part 5 need not be completed and may be deleted from this Plan.

Check one.

Case 19-41091 Doc 16 Filed 08/02/19 Entered 08/02/19 09:34:19 Page 4 of 9 Document **V** Any allowed nonpriority unsecured claim(s) other than those set forth in Part 5.F will be paid as stated below. Only a creditor holding an allowed claim is entitled to a distribution. Fixed Amount ("Pot Plan"): each creditor with an allowed claim shall receive a pro rata share of \$ 127.00, which the Debtor(s) estimates will provide a dividend of 2.87 %. Fixed Percentage: each creditor with an allowed claim shall receive no less than ______% of its allowed claim. A. **GENERAL UNSECURED CLAIMS:** \$4,428.00 UNSECURED OR UNDERSECURED CLAIMS AFTER MODIFICATION IN PART 3.B OR 3.C: B. Name of Creditor **Description of Claim** Amount of Claim -NONE-NONDISCHARGEABLE UNSECURED CLAIMS (e.g., student loans): C. Name of Creditor **Description of Claim Amount of Claim** None D. CLAIMS ARISING FROM REJECTION OF EXECUTORY CONTRACTS OR LEASES: Name of Creditor **Description of Claim** Amount of Claim -NONE-TOTAL TO BE PAID TO NONPRIORITY UNSECURED CREDITORS THROUGH THIS PLAN: Ε. The amount paid to nonpriority unsecured creditor(s) is not less than that required under the Liquidation Analysis set forth in Exhibit 2. Total Nonpriority unsecured Claims [A + B + C + D]: \$4,428.00 Enter Fixed Amount (Pot Plan) or multiply total nonpriority unsecured claim(s) by Fixed Percentage and enter that amount: \$127.00 F. SEPARATELY CLASSIFIED UNSECURED CLAIMS (e.g., co-borrower): Name of Creditor **Description of Claim** Amount of Claim Treatment of Claim **Basis for Separate** Classification -NONE-Total of separately classified unsecured claim(s) to be paid through this Plan: \$0.00 EXECUTORY CONTRACTS AND UNEXPIRED LEASES PART 6: Check one. **V** None. If "None" is checked, the rest of Part 6 need not be completed and may be deleted from this Plan. POSTCONFIRMATION VESTING OF PROPERTY OF THE ESTATE If the Debtor(s) receives a discharge, property of the estate will vest in the Debtor(s) upon entry of the discharge. If the Debtor(s) does not receive a

discharge, property of the estate will vest upon the earlier of (i) the filing of the Chapter 13 Standing Trustee's Final Report and Account and the

closing of the case or (ii) dismissal of the case. PART 8: NONSTANDARD PLAN PROVISIONS

None. If "None" is checked, the rest of Part 8 need not be completed and may be deleted from this Plan. This Plan includes the following nonstandard provisions. Under Fed. R. Bankr. P. 3015(c), each nonstandard provision must be set forth below in a separately numbered sentence or paragraph. A nonstandard provision is a provision not otherwise included in Official Local Form 3, or which deviates from Official Local Form 3. Nonstandard provisions set forth elsewhere in this Plan are ineffective. To the extent the provisions in Part 8 are inconsistent with other provisions of this Plan, the provisions of Part 8 shall control if the box "Included" is checked in Part 1, Line 1.3.

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PART 9:	SIGNATURES

By signing this document, Debtor(s) acknowledges reviewing and understanding the provisions of this Plan and the Exhibits filed as identified below.

By signing this document, the Debtor(s) and, if represented by an attorney, the attorney for the Debtor(s), certifies that the wording and order of the provisions in this Plan are identical to those contained in Official Local Form 3, including the Exhibits identified below, other than any Nonstandard Plan Provisions in Part 8.

/s/ Richard B. Dickman		August 1, 2019
Richard B. Dickman		Date
Debtor		
Debtor		Date
/s/ Richard D. Smeloff	Date	August 1, 2019
Signature of attorney for Debtor(s)		
Richard D. Smeloff 567869 667869 MA		
Smeloff & Associates		
500 Granite Ave		
Suites 7&8		
Milton, MA 02186 617-690-2124		
smeloff@msn.com		
he following Exhibits are filed with this Plan:		
Exhibit 1: Calculation of Plan Payment*		
Exhibit 2: Liquidation Analysis*		
Exhibit 3: Table for Lien Avoidance under 11 U.S.C. § 522(f)**		
Exhibit 4: [Proposed] Order Avoiding Lien Impairing Exemption**		
ist additional exhibits if applicable.		

Total number of Plan pages, included Exhibits: 7

^{*}Denotes a required Exhibit in every plan

^{**}Denotes a required Exhibit if the box "Included" is checked in Part 1, Line 1.2.

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EXHIBIT 1

CALCULATION OF PLAN PAYMENT

a)	Secured claims (Part 3.A and Part 3.B.1-3 Total):	\$21,211.00
b)	Priority claims (Part 4.A and Part 4.B Total):	\$0.00
c)	Administrative expenses (Part 4.C.1 and 4.C.2 Total):	\$1,990.00
d)	Nonpriority unsecured claims (Part 5.E Total):	\$127.00
e)	Separately classified unsecured claims (Part 5.F Total):	\$0.00
f)	Executory contract/lease arrears claims (Part 6 Total):	\$0.00
g)	Total of (a) + (b) + (c) + (d) + (e) + (f):	\$23,328.00
h)	Divide (g) by .90 for total Cost of Plan including the Trustee's fee:	\$25,920.00
i)	Divide (h), Cost of Plan, by term of Plan, <u>60</u> months:	\$432.00
j)	Round up to the nearest dollar amount for Plan payment:	\$432.00

If this is either an amended Plan and the Plan payment has changed, or if this is a postconfirmation amended Plan, complete(a) through (h) only and the following:

k)	Enter total amount of payments the Debtor(s) has paid to the Trustee:		
1)	Subtract line (k) from line (h) and enter amount here:		
m)	Divide line (l) by the number of months remaining (months):		
n)	Round up to the nearest dollar amount for amended Plan payment:		
Date the amended Plan payment shall begin:			

Date the amended Plan payment shall begin:	

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EXHIBIT 2

LIQUIDATION ANALYSIS

A. REAL PROPERTY

Address	Value	Lien	Exemption
(Sch. A/B, Part 1)	(Sch. A/B, Part 1)	(Sch. D, Part 1)	(Sch. C)
94 Crawford Road Oakham,	303,000.00	155,252.00	500,000.00
MA 01068 Worcester County			

Total Value of Real Property (Sch. A/B, line 55):	\$ 303,000.00
Total Net Equity for Real Property (Value Less Liens):	\$ 147,748.00
Less Total Exemptions for Real Property (Sch. C):	\$ 147,748.00
Amount Real Property Available in Chapter 7:	\$ 0.00

B. MOTOR VEHICLES

Make, Model and Year	Value	Lien	Exemption
(Sch. A/B, Part 2)	(Sch. A/B, Part 2)	(Sch. D, Part 1)	(Sch. C)
1976 Kawasaki Z1900 80,000	2,715.00	0.00	2,715.00
miles			
Off the road, not registered or			
insured			
1975 Kawasaki KZ900 30,000	1,415.00	0.00	1,415.00
miles			
Off the road, not registered or			
insured			

Total Value of Motor Vehicles (Sch. A/B, line 55):	\$ 4,130.00
Total Net Equity for Motor Vehicles (Value Less Liens):	\$ 4,130.00
Less Total Exemptions for Motor Vehicles (Sch. C):	\$ 4,130.00
Amount Motor Vehicle Available in Chapter 7:	\$ 0.00

C. ALL OTHER ASSETS (Sch. A/B Part 2, no. 4; Part 3 through Part 7. Itemize.)

Asset	Value	Lien	Exemption	
		(Sch. D, Part 1)	(Sch. C)	
Household Furnishings	8,000.00	0.00	8,000.00	
Misc. Electronics	1,500.00	0.00	1,500.00	
Clothing	300.00	0.00	300.00	
Misc. Jewelry	200.00	0.00	200.00	
Cash	25.00	0.00	25.00	
Checking: North Brookfield	800.00	0.00	800.00	
Savings				

Total Value of All Other Assets:	\$ 10,825.00
Total Net Equity for All Other Assets (Value Less Liens):	\$ 10,825.00
Less Total Exemptions for All Other Assets:	\$ 10,825.00
Amount of All Other Assets Available in Chapter 7:	\$ 0.00

D. SUMMARY OF LIQUIDATION ANALYSIS

Amount available in Chapter 7	Amount
A. Amount Real Property Available in Chapter 7 (Exhibit 2, A)	\$ 0.00
B. Amount Motor Vehicles Available in Chapter 7 (Exhibit 2, B)	\$ 0.00
C. Amount All Other Assets Available in Chapter 7 (Exhibit 2, C)	\$ 0.00

TOTAL AVAILABLE IN CHAPTER 7: \$ 0.00

E. ADDITIONAL COMMENTS REGARDING LIQUIDATION ANALYSIS:

UNITED STATES BANKRUPTCY COURT DISTRICT OF MASSACHUSETTS

In re: Richard Dickman

Case No. 19-41091 - EDK

Chapter 13

Instructions to Debtor(s):

- A. Pursuant to MLBR, Appendix 1, Rule 13-4(b), the Debtor(s) or Debtor(s)'s attorney shall cause a copy of the Plan to be served by first class mail or other permitted means upon the Chapter 13 trustee, all creditors of the debtor, all attorneys who have filed a notice of appearance and request service of all pleadings, and other parties in interest (collectively referred to as the "recipients") using this form, Official Local Form 3A ("OLF 3A"). You must list each recipient's name and mailing address in the Certificate of Service. Do not include account numbers or any personal identifier. See Fed. R. Bankr. P. 9037.
- B. If in the Plan you request:
 - (1) to limit, modify, or determine the amount of a secured claim (you checked the box "Included" in Part 1, Line 1.1); and/or
 - (2) to avoid a judicial lien or nonpossessory, nonpurchase-money security interest (you checked the box "Included" in Part 1, Line 1.2),

you must, in addition to serving the Plan as set forth above in Section A and using OLF 3A, ALSO serve a copy of this Plan on the holder(s) of the affected claim(s) and any other entity the Court designates in the manner provided for service in accordance with Fed. R. Bankr. P. 7004, using the Affidavit of Service of Chapter 13 Plan, Official Local Form 3B ("OLF 3B").

C. If serving creditors only under Section A, file only OLF 3A with the Court after service is made. If serving creditors also under Section B, you must file both OLF 3A and OLF 3B with the Court after service is made.

CERTIFICATE OF SERVICE OF CHAPTER 13 PLAN

I/We hereby certify that on August 2, 2019 and in accordance with MLBR, Appendix 1, Rule 13-4(b), I/we served by first class United States mail a copy of this Plan to the on the parties on the attached list.

By the Debtor(s): Richard Dickman

/s/ Richard D. Smeloff

Richard D. Smeloff BBO# 567869 Smeloff & Associates 500 Granite Ave Suite 7 & 8 Milton MA 02186 (617) 690-2124 rsmeloff@msn.com ERC/Enhanced Recovery Corp Attn: Bankruptcy 8014 Bayberry Road Jacksonville, FL 32256

Orlans PC PO Box 540540 Waltham, MA 02454

Rushmore Loan Mgmt Srvc Attn: Bankruptcy Po Box 55004 Irvine, CA 92619